









moorish national republic federal government > ~ societas republicae ea al maurikanos ~ >

moorish divine and national movement of the world northwest amexem / southwest amexem / central amexem / adjoining atlantis and americana islands

 $\gg \sim$ temple of the moon and sun ~ 9 the true and de jure natural peoples — heirs of the land

% ~ i.s.l.a.m. ~ %

→ - judicial notice of res judicata estoppel -

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

by the power vested in me whereas i am ordained by the most high, ye shall heed this command;

Attention All Potus, Warden(s) Minister(s) Elected United State(s) Republic Official(s) and Public Servant(s) of Federal, State, City, and Municipal Government(s), Personnel and Corporate Entities: Concerning Hereditament the Constitution and all Civil and Statutory Law Code(s) of the Land etc. Know All Men by These Presents

thomas james brown by, in propria persona

Ex rel: Thomas James Brown©®™

Ex rel: THOMAS JAMES BROWN©®™

aboriginal american national (Vessel Owner)

Plaintiff(s):

VS.
STATE OF MICHIGAN,
CITY OF DETROIT,
POLICE AND FIRE RETIREMENT SYSTEM,
DAVID CETLINSKI, KELLY TAPPER,
CASSANDRA CHILDRESS, RONALD KING,
Defendant(s):

UNITED STATES DISTRICT COURT
OF EASTERN MICHIGAN
DETROIT, MICHIGAN
CASE NØ. 20-50804

7016 2070 0000 0219 4571

In Response To:
FRAUD AND NOTICE OF MOTION
FOR UNLAWFUL RULING
-INCLUDING-

(Documents and Supporting Declarations)









Res Judicata Estoppel by [Mis] representation

PLEASE TAKE NOTICE: Res judicata precludes a man from avowing the same thing in successive litigations.

[] Estoppel shuts the mouth of a person and prevents him from making contrary statements, [] Estoppel prevents a party from saying two contradictory things at different times. [] Res Judicata ousts the jurisdiction of the other court and prevents it from deciding over again a matter already decided upon by a competent court.

Whereas, Plaintiff did establish Bonafied Ownership, the DEFENDANT(s) and UNITED STATES CHRISTIAN CORPORATE MUNICIPALITIES did conspire there and then to Sham the Plaintiff into a forfeit of his private property and constitutional right(s).

Whereas, Plaintiff has suffered Financial Handicap as a result, the Law guarantees a Constitutional and Immediate Relief to give Remedy for said damage(s) affected. The evidence of this case is prima facie; Plaintiff has acted with competent hands to correct this error forthwith: Due Process of Law is a Maxim of Law that shall not be violated nor ignored.

Legal Maxim

A Lien or Claim, under Commercial law, can only be satisfied by One of the following actions:

See Gen. 2-3; Matt 4; Revelation. Law Maxim: "If the Plaintiff does not prove his case, the [De]fendant is [Ab]solved."

- 10.1. A rebuttal Affidavit of Truth, supported by evidence, point-by-point.
- 10.2. Payment.
- 10.3. Agreement.
- 10.4. Resolution by a jury according to the rules of common law.

[] In the case of Res Judicata, it is the court that ceases to have jurisdiction. [] In Res Judicata, having obtained Adjudication from a competent court, the same matter cannot be agitated again before the same or another court. [] In the case of Estoppel, it is the Person who is Estoppel. [] In the case Estoppel having made a representation, the person making it is prevented from saying the opposite, (contrary to what He earlier said)

"Where Rights secure by the Federal Constitution are involved, there can be no rule-making [or legislation or litigation for judge-made law or judicial precedent] which would abrogate them".







{Miranda v Arizona, 384 U.S. 436 (1966)}

"Due care" is an important issue, and involves having and maintaining a keen sense of responsibility to recognize the rights of others. This is the social duty of all citizens and natural people, when interacting publicly and with others. In regard to courts of inferior jurisdiction, "if the record does not show upon its face the facts necessary to give jurisdiction, they will be presumed not to have existed." Norman v. Zieber, if any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case be must dismissed. {Louisville v. Motley 2111 US 149, 293 298. CT 42}.

"The Accuser Bears the Burden of Proof Beyond A Reasonable Doubt".

Summary and Demand(s) For Grant Of Relief

Whereas, DEFENDANT(s) have no Jurisdiction. And,

Whereas, DEFENDANT(s) did violate the Plaintiff(s) rights to due process of Law. And,

Whereas, DEFENDANT(s) committed Fraud upon the court. And,

Whereas, DEFENDANT(s) committed covert and Lawless Acts to hide the diversity of

CITIZENSHIP issue at hand. And,

Whereas, DEFENDAND(s) conspired to STEAL said Finance from the Plaintiff. And,

Whereas, DEFENDANT(s) caused Financial Damage to the Plaintiff. And,

Whereas, DEFENDANT(s) has caused the Plaintiff to seek Advocacy on the Law of the Land, I, suggest the court grant said estoppel to secure the right(s) and Property of the Plaintiff from Unclean Hands and further fraudulent attempts. And,

Therefore In an attempt to give relief according to the Constitution and the Law of the Land, I, suggest the court grant said estoppel to secure the right(s) and property of the Plaintiff from Unclean Hands and further fraudulent attempts. And,

Therefore Plaintiff also command relief in the form of all lawful invoice(s) in Lawful Gold, Silver Coinage or United States dollars USD Equivalent for Damage(s), Copyright Infringement, Legal Fees and Assistance, trespass, kidnapping, conversion, unlawful seizing, escheatment. And,

Therefore, Plaintiff also would require an additional \$\$10,000 a day in lawful Gold, Silver Coinage or United States dollars (USD) Equivalent for Emotional Inconvenience, Undue Stress, Character Defamation and Compensation Loss. And,







Therefore, By the power vested in me; a moor aboriginal american national by blood, live, living in full life plaintiff DEMAND(s) SEPARATION OF CHURCH AND STATE.

Therefore Plaintiff would like to thank the court for Her hand in the correction of the Lawless Acts and error(s) mentioned Herein. And,

Therefore DEFENDANT(s) has Seven (7) days from receipt of this Writ to respond and rebut. And,

Failure to rebut or noncompliance is acquiescence and said Writ shall become Law by default. And,

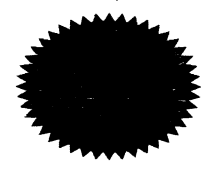
Therefore it is written by the most high; "For it is forbidden for the ROMAN CATHOLIC CHRISTIAN to Govern the moors."

Whereas I have been ordained by the most high; maketh it be manifest.

I am: thomas james brown bey

themas Jemes brown to

Third party intervener, power of attorney in fact, authorized Representative for: TMEx Rel: THOMAS JAMES BROWN, ©, And TMThomas James Brown©® CESTUI QUE TRUST. flesh and blood live i full life, in propria persona, sui heredes, sui juris all rights and liberties reserved without prejudice [c/o 15216 CARLISLE near Detroit Territory, Michigan Republic] Northwest Amexem/Northwest America





Seal

IFIED MAIL

ないのな

c/o 15216 Carlisle thomas james brown bey Detroit, Michigan [near 48205-9998]

742.1 Marking Postage Paid USPS Int'l Mail Manual

Non-Domestic Without the UNITED STATES

Treat as Pre-Paid 742.2 Parcels w/o Stamps

פובים מססם מכמים אנמיך

TAXE PERCUE Date: 11, 3,720 POSTAGE PAID **UPU RL 114 (2.2)**

FOREIGN OFFICE OF ORIGIN

US DISTRICT COORT

NOV 13 2020

231 W. Lafayette Blud

Detroit, M. 48226

U.S. DISTRICT COURT

3 NOV 2020 PM 6 L METROPLEX MI 480

Title 18 USC 1708 Title 18 USC 1703 Title 18 USC 1702 Title 18 USC 1341 In accordance With: MAIL TAMPERING

METROPLEX MI 480

3 NOV 2020 PM 15 L

